

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:
Suresh K. Tikoo et al.

Application No.: 10/622,869

Confirmation No.: 2929

Filed: July 18, 2003

Art Unit: 1648

For: PAV REGIONS FOR ENCAPSIDATION AND
E1 TRANSCRIPTIONAL CONTROL

Examiner: S. CHEN

STATEMENT PURSUANT TO 37 C.F.R. § 1.821(f)

MS Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Madam:

In response to the Interview Summary mailed on January 13, 2009, the Examiner requested the inclusion of a sequence identifier in those claims that recite “nt 212-531”. The undersigned hereby states that the content of the instant Substitute Sequence Listing copy (.pdf copy) and the computer readable copy (.txt copy) of the Substitute Sequence Listing submitted in accordance with 37 C.F.R. §§ 1.821-1.825, are identical. The submission includes no new matter.

Applicant requests consideration and entry of the instant Substitute Sequence Listing paper copy (.pdf copy) and computer readable copy (.txt copy). Pursuant to 37 C.F.R. § 1.77, please substitute after the Abstract the instant Substitute Sequence Listing copy (.pdf copy) for the Sequence Listing paper copy mailed June 22, 2006.

In the event the U.S. Patent and Trademark Office determines that an extension and/or other relief is required, Applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection

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Client Reference No. LI06054 US01

with the filing of this document to **Deposit Account No. 03-1952** referencing Docket No. **293102003600**. However, the Commissioner is not authorized to charge the cost of the issue fee to the Deposit Account.

Dated: February 9, 2009

Respectfully submitted,

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Terri Shieh-Newton

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